05/23/2008 16:03 08

Joseph A. Maria

JOSEPH A. MARIA, P.C.

ation Santed

at argument adjurked

ATTORNEYS AT LAW

Frances D. Marinelli • Melissa-Jean Rotini • Edward A. Frey

301 Old Tarrytown Road White Plains, New York 10803 Telephone: 914-684-0333

Facsimile: 914-884-9772

May 23, 2008

Via Facsimile # 914 390-4085

Hon. Charles L. Brieant
United States District Court
Southern District of NY
300 Quarropas Street
White Plains, New York 10601

Re: Awilda Gomez v. Village of Sleepy Hollow, et al.

Case No.: 07 Civ. 9296 (CLB)

Our File No. 01-2031

Dear Honorable Brieant:

The parties and the attorneys in the above referenced matter have consented to the following adjournment of discovery and motions regarding the above matter:

 Defendants' time to respond to Plaintiff's discovery demands up to and including June 13, 2008;

Plaintiff to submit opposition to motion for qualified immunity on June 27, 2008;

Defendants' reply to be submitted on July 18, 2008.

Attached is a copy of correspondence showing consent from our adversaries and we will provide our adversaries with a copy of this correspondence.

Very truly yours,

JOSEPH A. MARIA, P.C.

By: Frances Dapice Marinelli, Esq.

97%

SO ORDERED:

Miranda Sokoloff Sambursky Slone Verveniotis LLP Fax No. 516 741 9060

P.02

CAMINAS.

MOSSV LLP

P.002

IDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS 113

THE ESPOSITO BUILDING

240 MINEOLA BOULEVARD

MINEOLAL NY 11501

TEL (516) 741-7676

FAX (516) 741-9060

WWW.MSSSY.COM

BRANCH OFFICES:

WESTCHESTER, NY

NEW YORK, NY

FANWOOD, NJ

MICHAEL A. MIRANDA® BRIAN S. SOKOLOFF STEVEN VERVENIOUS ONDINE SLONE NEIL L. SAMBUREKY" RICHARD S. SKLARINO STEVEN C. STARN ADAM I. KLEINBERG

TIMOTHY J. MURPHY MARK R. OSHEROW*OD COUNSEL

Writer's e-mail: ISherven@MSSSV.com

May 22, 2008

VIA FACSIMILE

Frances Dapice Marinelli, Esq. JOSEPH A. MARIA, P.C. 301 Old Tarrytown Road White Plains, New York 10603

Re:

Awilda Gomez v. Village of Sleepy Hollow

Our File No :

Dear Ms. Marinelli:

This letter will memorialize our telephone conversation wherein you agreed to extend defendants' time to respond to plaintiff's discovery demands up to and including June 13, 2008.

We also agreed to extend the time for plaintiff to opposition to the motion for qualified immunity until June 27, 2008 and the time for defendants' reply until July 18, 2008. It is my understanding you will write to the court and request the extension of the briefing schedule/adjournment of the oral argument date.

Thank you for your courtesy. Do not hesitate to contact me with any questions or concerns.

Sincerely.

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

JUNNIOUR E. SHURVUN GABRIELLA CAMPIGLIA TODD HELLMAN CHARLES A. MARTIN KIERA J. MEEHAN DAMIAN F. FLYCHER MARIA THOMAS NANCY R. SCHEMBRIDG MICHAEL V. LONGO MELISSA HOLTZER MICHAEL P. STRAVO ARIBL S. ZHIRIN KOREN HARRIS

96%